1 2 3 4 5 6 7 8	KAMALA D. HARRIS Attorney General of California JESSICA N. BLONIEN Supervising Deputy Attorney General DAVID N. SUNADA Deputy Attorney General State Bar No. 139096 1300 I Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 327-7858 Fax: (916) 322-8288 E-mail: David.Sunada@doj.ca.gov Attorneys for Respondent	ENDORSED FILED SEP - 8 2011 SUPERIOR LOURT OF BALLHORNIA COUNTY OF DEL NORTE
9	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
10	COUNTY OF	DEL NORTE
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12 13	In re	Case No. HCPB11-5110
14 15	DIETRICH PENNINGTON, Petitioner,	RETURN TO THE ORDER TO SHOW CAUSE; SUPPORTING MEMORANDUM OF POINTS AND AUTHORITIES
16 17	On Habeas Corpus.	Judge: The Honorable William H. Follett
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19	Petitioner Dietrich Pennington is an inmate	e in the custody of the California Department of
20	Corrections and Rehabilitation (CDCR), at Pelic	an Bay State Prison. On June 9, 2011,
21	Pennington filed a petition for a writ of habeas co	orpus challenging prison officials' decision to
22	validate him as an associate of the Black Guerill	a Family (BGF) prison gang, and place him in the
23	Security Housing Unit.	
24	The Court should deny the petition because	e Pennington's claim is not subject to habeas
25	relief. The substantive and procedural aspects of	f Pennington's gang status review were
26	constitutionally permissible and thus, he was not	denied due process. Indeed, the Court should
27	deny Pennington's petition because the source it	ems used to validate Pennington conformed to

the criteria for validating a gang associate, and provided prison officials with some evidence to support their determination to validate Pennington as a BGF associate.

RETURN

In compliance with the Court's order directing respondent to file a return, respondent Acting Warden Greg Lewis, admits, denies, and alleges as follows:

- 1. Pennington is in the lawful custody of the CDCR, serving a term of life plus four years following his 1992 conviction for attempted murder, robbery, kidnapping, and enhancements for use of a weapon. (Ex. 1, Abstract of J., J. filed Apr. 27, 1992.)
- 2. Pennington does not challenge his conviction; instead he challenges his validation as an associate of the BGF prison gang. (Petn. at p. 1.)
- 3. Respondent alleges that prison gangs are considered the most disruptive of all prison groups. (*Madrid v. Gomez* (N.D. Cal. 1997) 889 F.Supp. 1146, 1155.) Prison gang activities include extortion, drug-trafficking, and premeditated assaults ranging from unarmed attacks to fatal stabbings. (*Id.* at 1241.) Because prison gang members must pledge allegiance to the gang for life, a thorough debriefing process is necessary to prove that renunciations of gang membership are genuine. (*Id.*; Cal. Code Regs., tit. 15, §§ 3378.1, 3378.2, 3341.5, subd. (c)(4), 3378, subd. (c)(5).)
- 4. Respondent alleges that a gang "member" is an inmate who has been accepted into membership by the gang, while an "associate" is an inmate who is involved periodically or regularly with members or other associates of the gang. (Cal. Code Regs., tit. 15, §3378, subd. (c)(3), (4).) Section 3378 concerns critical case information and includes the procedures for validating an inmate as a prison gang member or associate. This section provides that the institution's gang coordinator or investigator (IGI) should verify the identification of an inmate as a gang member or associate with "at least three independent source items in the inmate/parolee's central file." (Cal. Code Regs., tit. 15, § 3378, subd. (c)(2).)
- 5. Respondent alleges that under California Code of Regulations, title 15, section 3378, the source items used to verify the identification of an inmate as a gang member or associate include the following:

- Self admission;
- · Tattoos and symbols;
- · Written material;
- · Photographs;
- Staff information;
- Information from other agencies;
- · Association with other gang affiliates;
- Information from informants;
- · Prior gang-related crimes;
- Legal documentation;
- Receiving visits from known gang affiliates;
- · Communication with other gang affiliates;
- Information from debriefing reports.
- 6. Respondent alleges that section 3378 provides that these independent source items "must contain factual information or, if from a confidential source, meet the test of reliability established in section 3321." (Cal. Code Regs., tit. 15, § 3378, subd. (c)(2).) Identifying an inmate as a gang "associate" requires three or more independent source items of documentation "indicative of association with validated gang members or associates." (Cal. Code Regs., tit. 15, § 3378, subd. (c)(4).) A showing of actual gang membership is not required. (See Cal. Code Regs., tit. 15, § 3378, subd. (c)(3).)
- 7. Respondent alleges that the regulations require that gang involvement be verified by a thorough investigation by a gang investigator, also known as the IGI, or their designee. (Cal. Code Regs., tit. 15, § 3378, subd. (c).) The procedure for establishing gang membership or association is referred to as the "validation" process. (Madrid, supra, 889 F.Supp. at p. 1241.) When a gang investigator obtains evidence that an inmate has associated with other gang affiliates, this fact is noted in the inmate's central file. (Cal. Code Regs., tit. 15, § 3378, subd. (c); Madrid, supra, 889 F.Supp. at p. 1242.)
- 8. Respondent admits that on July 10, 2007, Correctional Officer S. Russell conducted a search of inmate Pennington's prison cell and discovered a cup with a picture of a dragon and the words, "Joka" and "Weusi." etched on the outside. (See Ex. D, CDC Form 128-B, July 11, 2007 attached to Petn.; Ex. 2, Pictures of Cup.) The cup was confiscated because the dragon symbolizes characteristics attributed to the founders of the BGF prison gang. (See Ex. D attached to Petn.) "Joka" is a Swahili word for dragon and BGF members and associates believe the

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power of the dragon protects them and harms their enemies. (See Ex. D attached to Petn.)

Officer Russell indicated that Pennington's cup with the symbols and words etched on the outside was considered one point toward Pennington's validation as an associate of the BGF prison gang.

(See Ex. D attached to Petn; Ex. 2.)

- 9. Respondent admits that on March 24, 2008, Officer Russell conducted a second search of Pennington's cell and found a notebook belonging to Pennington. (See Ex. C, CDC Form 128-B, Mar. 31, 2008 attached to Petn; Ex. 3, Pennington's Notes.) The notebook contained bandwritten quotations from Feeta Drumgo, George Jackson, and John Cluchette, the "Soledad Brothers" and founders of the BGF. (Ex. C attached to Petn.; Ex. 3.) Drumgo, Jackson, and Clucbette had assaulted correctional officers and had murdered a correctional officer during a failed prison escape in 1971. (See Ex. C attached to Petn.; Ex. 3.) Jackson is considered a martyr by the BGF and his name is contained in the BGF oath and constitution. (See Ex. C attached to Petn.) Officer Russell indicated that the notebook demonstrated Pennington's association with the BGF and was considered as another point towards Pennington's validation as a gang associate. (See Ex. C attached to Petn.)
- 10. Respondent admits that on March 25, 2008, Officer Russell examined Pennington's personal property and discovered a copy of a newspaper article authored by an inmate, Warren Jordan. (Ex. B, CDC Form 128-B, July 15, 2008 attached to Petn.; Ex. 4, Newspaper Article, Jan 2, 2008.) Jordan, a validated BGF member, listed BGF related materials, including the books Soledad Brother and Blood In My Eye; by George Jackson in the article. (Ex. B attached to Petn.; Ex. 4.) In the article, Jordan provides his name, CDCR number, housing location at Pelican Bay State Prison, and encouraged BGF members and associates to contact him. The article was confiscated. (Ex. B attached to Petn.; Ex. 4.)
- 11. Respondent admits that on July 12, 2008, Officer Russell conducted a third search of Pennington's cell and found that Pennington possessed a second copy of the January 2008 article written by inmate Jordan. (Ex. B attached to Petn.) Officer Russell concluded that Pennington's possession of multiple copies of the article demonstrated that the material was significant to Pennington's interest in the BGF, established a direct link to the BGF, and that Pennington was

"using the article to distribute Jordan's name, CDCR number, and housing information to other inmates to ensure other BGF associates/members may communicate with Jordan." (Ex. B attached to Petn.) Officer Russell also indicated that Pennington's possession of multiple copies of the article was a validation source item establishing Pennington's association with the BGF. (Ex. B attached to Petn.)

- documentation to validate an inmate, the IGI prepares a "validation package" for submission to the Special Service Unit (now the Office of Correctional Safety). (*Madrid, supra*, 889 F.Supp. at p. 1242.) The inmate is informed that he is suspected of gang affiliation, provided notice of the evidence demonstrating prison-gang affiliation, and is interviewed by an IGI. (*Ibid.*) During the interview with an IGI, the inmate is given an opportunity to be heard, to present his views to the IGI, and to contest his alleged gang affiliation. (*Madrid, supra*, 889 F.Supp. at p. 1242.) If the IGI decides to proceed with the validation process after meeting with the inmate, the IGI submits the validation package to the Office of Correctional Safety. (*Ibid.*) If the documentation in the packet is complete, the Office of Correctional Safety will review the packet and determine whether or not to validate the inmate as a gang member or associate. (*Id.* at p. 1243.)
- Services Unit completed their investigation into Pennington's gang status and prepared a gang validation package for review by the Office of Correctional Safety. (Ex. A, CDC Form 128-B, Aug. 1, 2008, attached to Petn.; see Decl. of E. Fischer attached to Ret. in HCPB 09-5119.)

 Pennington was given notification of the validation interview and disclosure of the source documents that were considered. (Ex. 5, Validation Interview and Disclosure Form.) Pennington was interviewed by an IGI and given an opportunity to contest the material in the validation package. (Ex. A attached to Petn.) Pennington challenged the points in his validation package and submitted a written statement of his position. (Ex. A attached to Petn.; Ex. 6, Written Statement.)
- 14. Respondent admits that on August 7, 2008, the source items, the Institutional Gang Unit's report, and Pennington's response were submitted to the Office of Correctional Safety.

CSR Action, Oct. 7, 2008.)

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attached to Petn.; see Decl. of E. Fischer attached to Ret. in HCPB 09-5119.) The materials reviewed were: 1) CDCR Form 128-B, July 15, 2008, the newspaper article; 2) CDCR Form 128-B, March 31, 2008, Pennington's notebook; and 3) CDC Form 128-B, July 11, 2007, the cup with BGF symbols. (Ex. A; see Decl. of E. Fischer attached to Ret. in HCPB 09-5119.) Respondent admits that because validated prison gang associates pose a threat to the 15. security of the institution, the Classification Staff Representative endorsed Pennington to Pelican

Bay State Prison to serve an indeterminate term in the Security Housing Unit (SHU). (Ex. 7,

- On May 5, 2009, Pennington refused to appear before Pelican Bay's Unit Classification Committee for a 180-day review of this custody status. At that hearing, the committee decided to continue Pennington's indefinite detention in the SHU because Pennington was a validated BGF associate, and prison gangs are known to be involved in criminal activities that threaten the safety of others and institution security, thus requiring continued segregation from the general population. (Ex. 8, UCC, May 5, 2009.)
- Respondent alleges that the Security Housing Unit is a housing complex separated from the general population. (Cal. Code Regs. tit. 15, §§ 3341.5, subd. (c), 3343 [describing conditions of segregated housing]; see also Madrid, supra, 889 F.Supp. at p. 1155.) Assignment to the SHU is not based on the inmate's underlying offense; rather the SHU is an administrative means of managing inmates who commit disciplinary infractions while in prison, or whose conduct endangers the safety of others or the security of the institution. (Cal Code Regs. § 3341.5, subd. (c); *Madrid, supra*, 889 F.Supp at 1155.)
- Respondent affirmatively alleges that Pennington fails to state or establish any grounds for habeas corpus relief.

¹ "An inmate assigned to a security housing unit on an indeterminate SHU term shall be reviewed by a classification committee at least every 180 days for consideration of release to the general inmate population." (Cal. Code Regs., tit. 15, § 3341.5, subd. (c)(A)(1).) Pennington does not dispute that he has received these classification committee reviews.

- 19. Respondent denies that prison officials' decision to validate Pennington as a BGF associate was not supported by some evidence.
- 20. Respondent denies that Pennington has a protected due process liberty interest or a liberty interest in being housed with the prison's general population. (*Madrid*, *supra*, 889 F. Supp. at pp. 1260-1262.)
- 21. Respondent denies that Pennington's due process rights, or any constitutional or statutory rights were violated.
- 22. Respondent denies that an evidentiary hearing is necessary because there is no dispute concerning a material fact. (Cal. Rules of Court, rule 4.551(f).)
- 23. Except as expressly admitted in this return, respondent denies the allegations of the petition, generally and specifically.

This return is based on these allegations and the attached exhibits, declaration, and memorandum of points and authorities, all of which are incorporated by reference. For the reasons stated in this return, respondent requests that the order to show cause be discharged, that the petition should be denied, and that this action should be dismissed.

MEMORANDUM OF POINTS AND AUTHORITIES ARGUMENT

I. THE OFFICE OF CORRECTIONAL SAFETY'S DECISION TO VALIDATE PENNINGTON AS A VALIDATED BGF ASSOCIATE WAS SUPPORTED BY SOME EVIDENCE.

The Office of Correctional Safety's decision to validate Pennington as a BGF gang associate was supported by some evidence. (See Decl. of E. Fischer attached to Ret. in HCPB 09-5119.) A prison administrator's decision to validate an inmate as an associate of a prison gang must be based on some evidence. (See *Madrid*, *supra*, 889 F.Supp. at p. 1278; *Bruce v. Ylst* (2003) 351 F.3d 1283, 1287-88 [the "some-evidence" standard applies to an inmate's validation as a gang member or associate], citing *Superintendent v. Hill* (1985) 472 U.S. 445, 455.) Determining if this some-evidence standard has been met does not require an "examination of the entire record, independent assessment of the credibility of witnesses, or weighing of the

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evidence." (*Hill*, at pp. 455-456.) Instead, because this standard is "minimally stringent," the relevant question is "whether there is any evidence in the record that could support the conclusion" (*Ibid.*; see also *In re Rosenkrantz* (2002) 29 Cal.4th 616, 664-665 ["some-evidence" standard is satisfied so long as there is even a "modicum of evidence," i.e., "any evidence in the record."].)

Here, there is a modicum of evidence supporting the validation decision. On July 10, 2007, a cell search of Pennington's personal property revealed a cup containing an etched drawing of a dragon and the Swahili words "Joka" and "Weusi." (Ex. D attached to Petn.; Ex. 2) The dragon is a symbol used by the BGF to represent their power over their enemies. (Ex. D attached to Petn.) On March 24, 2008, a second cell search of Pennington's person property revealed a notebook containing quotations from the "Soledad Brothers," who are the founding members of the BGF and are revered as icons by BGF members. (Ex. C attached to Petn.; Ex. 3.) In addition, there was a newspaper article by BGF member Warren Jordan listing BGF material for members and associates to read, and requesting inmates to communicate with him by providing his CDCR number and cell number. (Ex. B attached to Petn.; Ex. 4.) In a third cell search on July 12, 2008, prison staff discovered a copy of the same newspaper article by Warren Jordan. (Ex. B attached to Petn.) Because prison staff had found multiple copies of the same article, the Investigative Services Unit determined that this demonstrated Pennington's desire to communicate with Jordan or provide the information to other inmates so that they could communicate with Jordan. (Ex. B attached to Petn.) Thus, the IGI concluded and the Office of Correctional Safety verified that the article and multiple copies demonstrated a direct link to a BGF member. (Ex. B, see Decl. of E. Fischer attached to Ret. in HCPB 09-5119.) Thus, the decision to validate Pennington as a BGF associate was supported by some evidence. (See Decl. of E. Fischer attached to Ret. in HCPB 09-5119.) Because a gang validation requires three source items, including one direct link, the above listed items were sufficient for validating Pennington as a BGF associate. (Cal. Code Regs., tit. 15, § 3378, subd. (c)(8)(G), (L).)

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CONCLUSION

The Court should deny the petition because the Office of Correctional Safety's decision to validate Pennington as a BGF associate was supported by some evidence.

Dated: September 7, 2011

Respectfully Submitted,

KAMALA D. HARRIS Attorney General of California JESSICA N. BLONIEN

Supervising Deputy Attorney General

Ďavid N. Sunada

Deputy Attorney General Attorneys for Respondent

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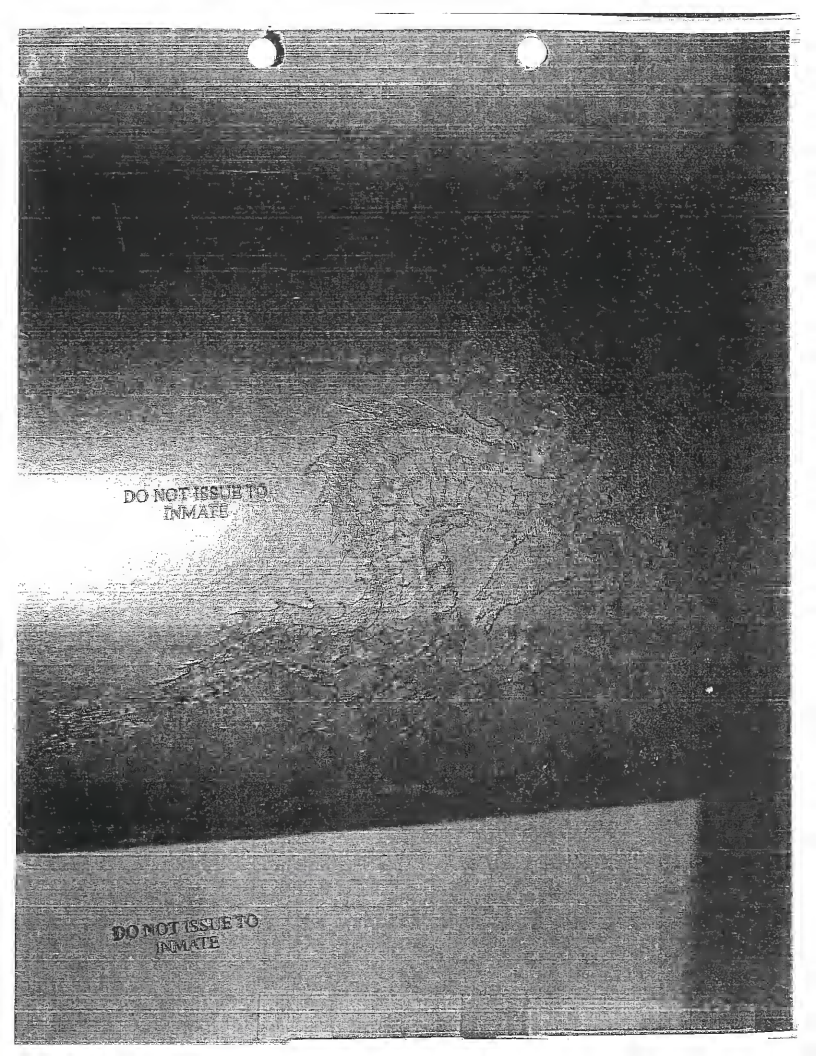
EXHIBIT 1

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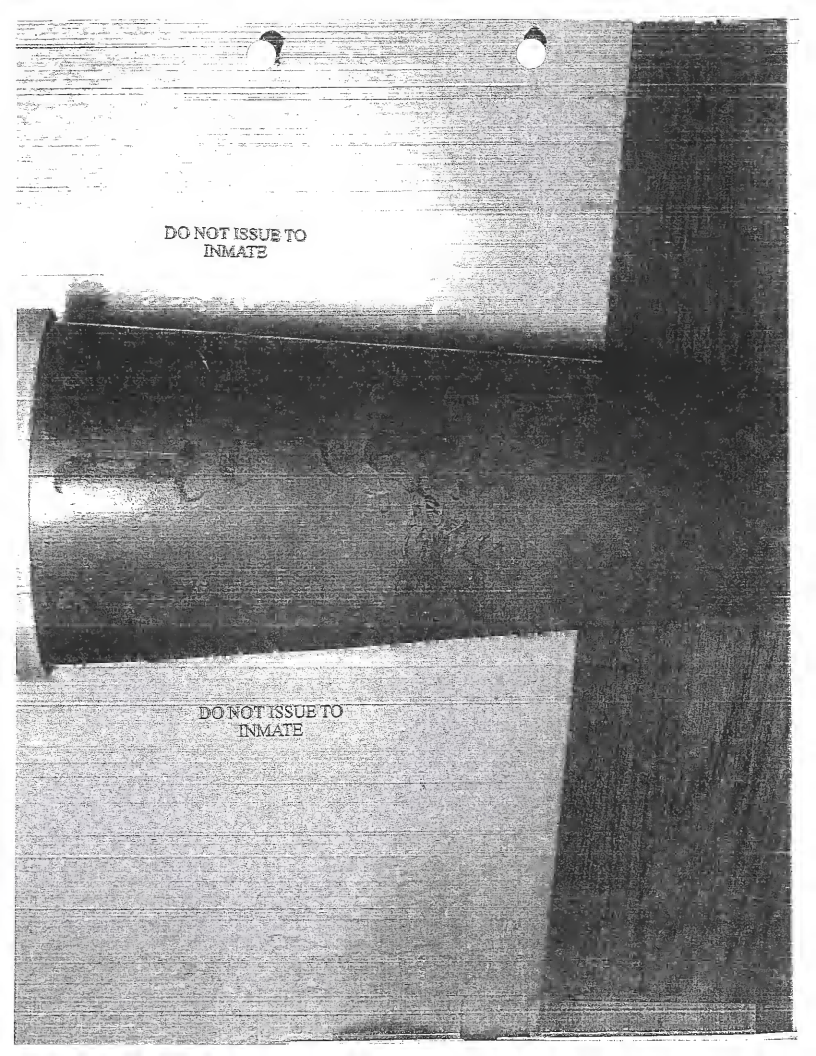
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EXHIBIT 2



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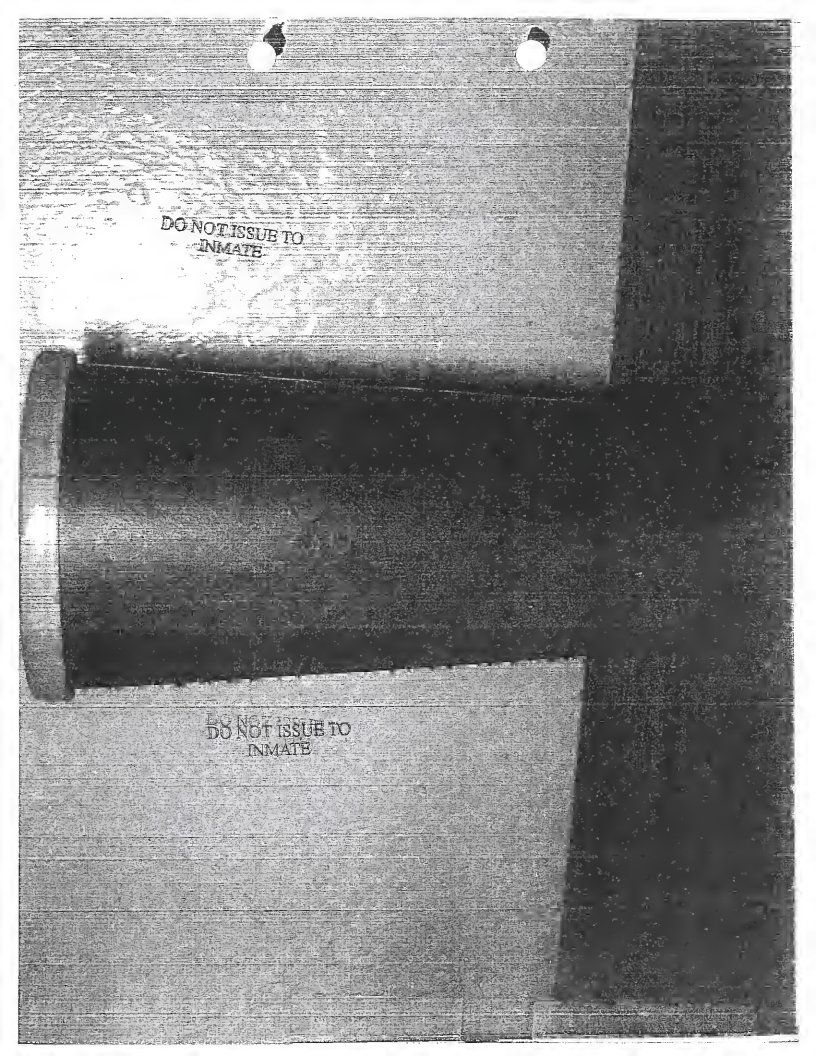


EXHIBIT 3

(adve)	TITE THE COLD OF WINIER, INETE OUT NOT be The warmity
A. A.	ef spring. Calamity has hardened - and turned my mind to stee (Ho Chi Minh.)
	DYES (Ho Chi MINA.)
	To bear to Heavis and the
	To break this vicious eyele and to impress upon the
ei.	world the ourestrained political repression as well
•	as the subhuman conditions of existence which
	- CONTINUE CONTINUES OF ENTSTENCE WITCH
	characterize prison life
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imperialism, which this gestupo system perpetuates It's this which we have to look at and understand in order to recongnize the inhumanity intlicted upon the masses of the people here in America jand abroad. As Brother Malcolm X once said, We as people, as human beings have the basic human right to eliminate the conditions that have and are continuously destroying us. The decadence and corruption in the present day society and in these concentration comps must be dealt with by the people, and the only way we can deal with it is uniting, becoming a one. What I am trying to relay is the fact that we are all prisoners, and under the yoke of Hascist enslavement. Anyone who can dear this fact isn't really concerned about liberation; he considers himself free and the attitude relates directly to the petry-bourgeois class of society. IN conclusion let me day on behalf of all of us in the maximum, please don't reject and forget us. because this allows the monoter to brutalize, murder and treat us inhumanly. We are of you. Reople - Liberation in Our Time | Fleeta Drumgo

government is designed to oppress, exploit and intimidate, all that are not classified as a white Anglo-Suxon-bourgeois ruling clique. The harred, Violence and destruction imbeded in the system is the same tassist repression that is destroying the people in general, Black people in particular, Knowing this fact it is not difficult to understand that America is a prison, As Brother H.P.N. stated, the only difference is that one is maximum and the other millimum security. It seems at times that the oppression and violence inflicted upon us here in the maximum security is more intense that inflicted upon us in the minimum secrity, but really it's offerly im possible for me or any of us here to distinguish the oppression and violence we are all victimized by. I am constantly thinking about unemployment, inderemployment, poverty and mainstrition that are the basic facts of our existence; it : this which sends persons to these concentration camps; it's this which causes so-called chime in general. I like to express that there's a growing aware. Ness behind the walls; we're seeing through the mad-Ness of capitalism, class interest, surplus value and

it must build a new world. All other generation have passed this responsibility on and it is time to stop the clocks and seize the time. Change, destery and rebuild. It is time for us to build a New world free of selfishNess, racism, this Narrow Nationalism and the desire at any group to claim this world as their own. The Universe belongs to the people - to love - to create - for each other." love spelled the same but meaning spiritually much more meaning that we realize the creative forces to be energy and that we as a part of that ravet come together Come together was there are teers in my laughter Dear Brothers and Sister the Department of Corrections doesn't exist! All institu tions under such titles are barbaric oppressive, raist and murdenous institutions. This system of

-	21 december 1910
for paula:	· · · · · · · · · · · · · · · · · · ·
Cwho ran from the camp	
and was eventually caught)	
hopes that render me speech	P< 5
fly through my soul	
the reality of Now is	
too much to accept the	
racism, fascism and oppress	ION
we suffer / have suffered	15
Numbing my soul	
if it is true that they	
have stifled your attempt	
to breathe air and see	
life and be a part of the	
Chaos that is the streets	
then i cry inside	4.000
because No one will	
understand outside tears	
for you - or those like you -	
strange it is for you for i-	
Knows your face and soul perso	
4	times .
part of me sister love the p that has been and will one day be	a
part of me sister love the p	art of MR
every door is not locked	المراور والمراور وال

Noises	
sounds	
unspoken words	
feelings repressed because	
the prison walls are also	
Soul mails	
barriers	<u> 4-7. *</u>
If only all barriers could be removed.	·
and we could walk/talk/sing	
be	
free of all psychological, spiritual	one de la companya d
political, economic	
boundaries	
all of us all the freedom lovers of	
the world but especially	
right NOW - prisoners.	

exclusion constituted a violation of the Fourteenth Amendment to the U.S. Constitution. Powell V. Alabama, involving Ozie Powell, another of the Scottsboro defendants, established the principle that in a capital prosecution the state must provide the indigest defendant with coursel. From 1930 to 1969 out of a total of 3,815 exceptions, 2,066 involved Black people - well over of first and vice of the population.

Morder 10 die IN their 50 percent-when Blacks constitute some 15 per IN their appeal to the U.S. Supreme Count, her lawyers have stated: "Such a penalty - not law, but Terror - is the instrument of totalitarian government. It is a cruel and unusual punish mest, forbidden by the Eighth Amendment Emmet Till was funched outside the law, Marie Hill is being lynched under the color of ilore people willing to give it mondy to die

No immediate provocation; Not one shot had been fired From the house. And the occupants, including the two wounded and a pregnant ABLE member, were forced to crawl out on their stanach: there other examples - The BPP, Ahmed Evans, Soledad 3 January 13,1970, Hugo Pinell, H. Rap Brown, Lee Otis Johnson, Walter Collins, lets not forget the Scottsboro Boys Nine Black youths were arrested in Jackson County, Alabama, IN March 1931, and charged with the rape of two white girls. Their innocences was incontestable and a worldwide campaign was CONducted to save their lives Cupon conviction they have been sentenced to die in the electric chair) and ultimetely to secure their treedom. This mass more. ment to free the Scottsboro Boys initiated a setile of reforms in criminal procedures which persiste for some twenty years. The two most important case were Norris V. Alabama (1985) and Powell V. Alexana (1939), IN the first case the United State Supreme Court ordered New treats for detendant Haywood Patterson and Clarence Norris on grounds that Blacks had for years been barred from jury duty in Jackson and Morgan counties, Alabama, where the Scottsboro trials occurred, and the

	- pp.53, 62, 112, 163, and 211, respectively. See the
	review lessay of this book by Herbert AptheKer,
	Banfield: The Nixon Model Planner, Political
	Affairs, December 1970.
÷-	See Susan Castro, "Live of Defense Against
	Fascism, People's World, June 1970, p. 10.
	Penal code 4500, assault on a NON-inmate by
•	a life-termer, carrying amondatory death
	peralty."
-	I'm a Political Prisoner rictimized for none
	other than my organizing influential and effective
	Human Rights activities to cure the conspicuous
-	and detestable ills of this society."
	Example Binmingham Alabama's Black community has long
	. lived under the threat of racist terror and officially
	sanctioned viblence. The bombing of the 16th Street
_	Bapist Church in 1963, which left four young sisters
	dead brutally unmasked Southern racism for eyes
	of the world to behold.
±	Ou September 1, 1970, 23 members of a sheriff's
-	to september of 110,000 processing where Five was hers
	posse converged upon a house where five members
	of the Alabama Black Liberation Front were visiting
-	and without warning, riddled the house with bullet.
	Even according to police testimony, there had been

see the the to interview that prisoner suffer from retarted emotional growth! The warder continues: The first goal of the prison is to isblate people by Jessica the community doesn't want at large. Safe Vsva/ Povishment continement is the goal. The second obligation is a reasonably good house Keeping job, the old humanitarian treatment concept. "That is, once Monthlys March 1971. The prisoner is adequately confined and isolated, he may be treated for his emotional and psychological maladies - which he is assumed to suffer by virtue of the fact that he is a prisoner. We have a completely circular method of reason ing. It is a closed-circuit system from which there is no apparent escape. The alleged criminal characteristics of the prisoner must in accord with this logical sequence, arise from within the prisoner bimself - the prisoner is crime frome like some people are supposed to be acciden prove. In the wineteenth century, leading theorists put forth the idea that the criminal had certain physical characteristics which shaped his destiny of crime, e.g. slowted eyes and a broad For ehead. The alleged depravity and criminality of the

By -most any standard the omerican prison betrays itself as a system striving toward unnitigated totalitarianism. The logic of totalitarianism defines the prisons internal processes as well as its relationship to the world without. We have witnessed Birmingham, Orangeburg, Jackson State, Kent State, Mylai, San Quentin, Aug. Z1, 1970 the list is unesding. None emerged ex vibilo; rather all crystallized and affested to protound and extensive social intirmity terhaps, though, the events at Affica finally awakened greater numbers of - people from their socially inflicted slumber. If this be true, they must recognize that their duty is twofold: to subject governments and prison sureaucracies to unqualitied eniticism and to acknowledge the rational and human Kernal of the struggles untolding behind prison walls through forthright supportive action - us As George Jacken put it: "The text-books on Es eriminology like to advance the idea that the To be prisoners are mentally defective. There is only For the merest suggestion that the system itself is at fault ... Indeed, the assistent warden of at at San Quentin, who is by profession a

agrested or accused Black tolk here No detense. There is desperate need nationwide organizations to oppose this national racket it railroading to jails and chain gangs the poor, triendless and Black? Autobiography of W.E.B. Du Bois, International Publishers, New York, 1968, p.390. Net Turver and John Brown can be viewed as examples of the political prisoner who has actually committed an act which is defined by the state as "criminal," They Killed and were consequently tried for munder. But did they commit murder? This raises the evestion of whether American revolutionaries had nurdered the British in their struggle for liberation. Nat Turner and his tollowers Killed some 65 white people, yet shortly before the Revolt had beguns Nat is reputed to have said to the other pebelt ing slaves: "Kemember that ours is not war ton robbery won to satisfy our passions, it is a struggle for treedom. Ours must be deeds not avords: Herbert Aptheker, Nat Turner's Slave Re-Gellion, Grave Press, N. Y 1968, p. 45. According to Aptheker these are not Nat Turners exact works.

poor - because they are poor - is an even older theme in class society, e.g. the ancient idea of the dangerous poor;
and the oft-repeated phrase of the Founding Fathers,
the rich the wellborn and [therefore] the able. Now
our leading penologists and criminologists are much more
subtle and sophisticated. They have a veneer of human-
itarian instinct but it quickly falls away revealing the
racist, arti-human core.
> Now it is argued, the criminal may look like any-
James V. Now, it is argued, the criminal may look like any- Macannellibody else; but he has acquired certain psychological
Brainoushing characteristics which dictate his pattern of criminal
Psychology behavior. To "unacquire" these characteristics a leading
Today, behavioral scientist James V. McConnell, explains that:
April 1970, We have but two means of educating people or rate or Vol.3, No.11.
flatworms - we can either reward them or punish Them.
The treatment for what McConnell calls brainwashing
the criminals" to ultimately restructure their entire
personality is an alternating sequence of reward and
punishment (including especially so-called Shock Treatment)
justil the prisoner has "learned" what the society defines
as NON-criminal behavior.
The source of criminality then is psychological rather
then social. The solution to the problem is obrious:
guarantine the afflicted individuals; then subject them to

treatment Hence we have correctional facilities rather than prisons; and we have inmates (as in any asylum for the insane) rather than prisoners. White racism is essentially responsible for the explosive mixture which has been accumulating in our cities since the end of world wate II. - Kerner Commission Report, 1968. * Herbert Marcuse, Essay on Liberation, Beacon Press, Boston, 1970, p. 74 * Time magazine, "U.S. Prisons: Schools for Crime, January 18, 1971. * Theodore R. Sarbin, "The Myth of the Criminal Types Monday Evening Papers #18, Center for Advanced Studies, Wesleyan University, 1869. # Herbert L. Packer, "Crimes of Progess," New York Keriew of Books, October 23,1969. Louis Adamic, Dynamite: The History of Class Violence in America, Peter Smith, Glovcester, Mass., 1963, p.312. William Z. Foster, The Negro People in AmericaN History, International Publishers, New York, 1954, pp. 169-170 (gouting Herbert Aptheler). Edward C. Bantield The Unheavenly City: The Nature and Future of Our Urban Crisis, Little, Brown, Bostans, 192

Notes: It They Come in I Morning Political roices of Resista Anglea Y. Devis Priso Ruchell Magee he soledad frothers for, if they take you in the morning, they will be coming for us that night. IN 1951, W.E.B. DuBis as Chairman of the Peace IN formation Center, was indicted by the Federal govern ment for feiture to register as an agent of a foreign principle! In assessing this order which occurred in the WINT decade of his life, he TURNed his attention to the inhabitants of the wations jails and prisons What turns me cold in all this experience is the certainty that thousands of innocent victims are in jail today became they had weither money wor triewds to help them. The eyes of the world were on our trial despite the despenate efforts of press and redic to suppress the facts and cloud the real issuces; the courage and money of friends and of strangers who dared stand for a principle tree me; but God osly froms how many who were as iNNOCENT as I and my colleagues are today in hel. They daily stagger out of prisons doors embittered, rengetul, hopeless, buince Hud of this army of invoyed, the proportion of Negroes is trightful. We protect and detend sense tional cases where Negroes are involved . But the great mass of

EXHIBIT 4

BEHIND ENERY LINES

Guards confiscate 'revolutionary' materials at Pelican Bay

'White rookies strive to defile Black history and culture'

by Warren Jordan

An open letter to Sister Kiilu Nyasha:

This racial profiling started on May 23, 2007, when three white racist IGI (institution gang investigators) came to search my cell. They stole the following items from my cell that I've had on wards since 1973: 16 personal photos of George Jackson, Jeffrey Khatari Gaulden, Jonathan Jackson and Angela Davis, a BGF Constitution, one set of ODs and one copy of "Basic Tenets of Revolutionary Black Nationalism" by Mohammad Ahmad, published in December of 1977.

They claimed that all of this Black literature was gang material. Mind you, I had all of this since 1973. They tried to use the 16 photos in order to give me another six years in the SHU (security housing unit) even though I've already been in the SHU for 36 straight years as of Oct. 31, 2007.

I appealed to mail out my 16 photos and the IGI could not use them as gang material because they are over six years old and they do not fall within the time limitation per Castillo vs. Terhune

(Case No. C94-2847). So to cover up their racist policy, they simply say they are going to keep my personal property.

The IGI is involved in guard corruption, cover-ups and conspiracy in order to keep me and other Blacks in the SHU. My attorney has documents that prove guard corruption, cover-ups and conspiracies at every turn. All of these CDC 1030 forms relate to the BGF Constitution as a literature item source.

The new guidelines have been violated by this corrupt guard. Number 8 states: "The CDC can no longer use one incident reported by several sources (confidential or otherwise) as multiple source item and instead must count one incident, regardless of the number of sources, as one source item."

These racist and corrupt guards should be exposed at all times. They are also giving Blacks 1030 forms for contrahand for having "Soledad Brother" or "Blood in My Eye" by George L. Jackson. They are placing these Blacks in the SHU for merely having such books as gang material. This is racial profiling in prison.

If Blacks had books by George Washington or Thomas Jefferson, it's no problem. These corrupt guards of the IGI are all white rookie guards who strive to defile Black history and culture within

prison. I am merely doing the paperwork and going through the motions because I will not allow these cowards to steal my property and defile me.

I'm positive that I'll end up in another prison trial with another life sentence in the future. I'm fine with that outcome for myself and I can live with the consequences. I simply desire for you to please publicly expose these racist cowards as much as possible.

In prison, I fight very odious battles and accept any legal consequences. I request absolutely no prison support, nor do I need any. Please give my best to Willie Tate and David Johnson. I've known them since 1973 at San Quentin.

Please acknowledge this and if you don't get it, I'll get an attorney to give it to you. These white racist cops have a history of stealing mail that exposes their corruption, cover-ups and conspiracies, so please let me know, sister. Thank you a lot. Take care and be safe.

Your Brother, Warren Jordan

Write to: Warren Jordan, B-42117, D-3-213, Pelican Bay State Prison, P.O. Box 7000, Crescent City, CA 95531. He writas: "P.S.1 d appreciate an 8x10-3008 calendar if you have an extro one, Large print please: I have had eyes."

No bail increase

Bryant St., SF

by Claude Marks

Judge Phinp Moscone, who is

appear again on Jan. 17 on that matter in Florida.

The prosecution in the SF & case had fried a motion to revoke ball or incurred a from \$150.000.

ALIDATION INTERVIEW NOTIFI AND DISCLOSURE FORM

An inmate is entitled to be heard in regard to evidence relied upon in the validation of the inmate us a member or associate of a prison gang or disruptive group. The Institution Gang Investigator (IGI) or designee shall interview the inmate. The interview shall be documented and include the inmates opinion on the evidence relied upon. The inmate is entitled to a written copy of all source documents relied upon in consideration of his/her validation as a member or associate of a prison gang or disruptive group. All evidence relied upon in the validation shall be disclosed to the inmate not less than 24 hours prior to the interview and be disclosed in sufficient detail to enable the inmate to prepare a response. Confidential information Disclosure Form.

nformation shall be disclosed भ	ia CDC Form 1030, Confidential Inform	iation Disclosure Form.		
PART I NOTICE OF IN	FENT TO INTERVIEW			
NAME PENNINGTON	CDC NUMBER H-32632	INSTITUTION/PRISON FOLSOM STATE PRIS		HOUSING AD-SEG
ecognized by the California D	eas completed into your suspected med epartment of Corrections and Rehab icient evidence to identify you as a:	mbership and/or association with a ilitation as defined in Section 3000 o	prison gang an of the Californi	id /or disruptive gr a Code of Regulation
☐ MEMBER 🛛	ASSOCIATE OF THE BLACK GUP	☑ PRISON GANG ERILLA FAMILY	DISI	RUPTIVE GROU
nterview you will be given an	t less than 24 hours from the date of opportunity to be heard and your of itted at the time of the interview.	f this notification unless the inmate pinion documented relative to the e	refuses such i	interview. During ered in this validat
PART II DISCLOSURE	OF EVIDENCE			
'AKI II DISCLUSURE	OF EVIDENCE nts were considered in your identific	cation as a member or associate of	f the aforemen	itioned prison gang
lisruntive group. All confident	tial documents shall be disclosed via Cl	DC Form 1030, Confidential Informa	ation disclosure	form.
Sach source document shall be	identified by type (I.E. CDC 128B, CDC	115, Confidential Report, etc.), date, a	and author of th	ie report.
SELF-ADMISSION:	•			
TATTOOS AND SYMBOLS	:_128B dated 7/11/07, authored by S. Ru	usseII.		
WRITTEN MATERIAL: 128	B dated 3/31/08, authored by S. Russell.			
] PHOTOGRAPHS:				
OTHER AGENCIES:				
T LOCO OT LITTORY			·	
INFORMANTS:				
OFFENSES (GANG RELAT	ED):			
			•	
VISITORS:				
COMMUNICATIONS (MAI	L/NOTES) 128B dated 7/15/08, (Direct I	Link) authored by S. Russell.		
DEBRIEFING REPORTS:				
TOTAL TRANSPORT	0.01.10.01.10.10			
ART III: RECEIPT OF		NAME	DATE	TIME
	all aforementioned source documents	IVALVE	2,,,,2	
in order to review for a 24-hor		NAME	DATE	TIME
	f all aforementioned source items but	NAME /	1 1	
refused to sign Validation Dis	closure Form	J. AMO JARRINA	1 7 31 10	०५३७
		- 11		
ART IV DISCLOSURE	AND WAIVER .	PENNIMATON //		
	e aforementioned source documents		DATE	TIME
and wish to be interviewed at	this time about such documents	11/11/11/14/4	1 HUg Z	008
I acknowledge receipt of al		THAME TO THE TOTAL	DATE	TIME
	to discuss about such documents	NAME	DATE	. TIME
Inmate refused to be interv	riewed and relused to sign	11221120		
Validation Disclosure Form				
		7/3/09 200 01/02	in leavend' t	المساحد المستسودينية
opies of all aforementioned de	ocuments were provided to the inmate	on 1171/VO and on billyo thi	is investigator a	mempted to conduc
iterview with the inmate. All o	confidential information has been disc	losed via CDC Form 1030, Confiden	ual information	Disclosure Form.
NAME	/	DATE		

While at wor. IN PIR Metal Fab Unit 3, was placed cutts and 7 - To cisaity, where upon place in Administrative Segregation. Isc officer Arrora, informed the I was being validation pictures of upper body was to when I first tound out about a gang information general chrone ode 128-being placed in my (-file. I didn't find out until, I went to my Board of the Merest. Immates are to receive copies of 128-b's at which time of are issued by issveng officer, which was Officer & Russell. I've filed a being of the Director's level which is ever due and has yet to be answered.

As well as ISU. I've informed Officer Si Russell, ISU, that I've never been and have no desire to be apart of are associate with any prisingary. Officer Si Russell, and ISU, continues to be a gang themselves in the deeds and action. My Appeal Process, is continued to be put off by the Appeal Cornactors here at Folsom State Prison, as well as at the Director's level which is interested in the Walderian of my due process. Where is there law against what an individual chaeses to read and take more one

I feel my first amendment rights have been volated, my program which was a positive one has been disrupted. I'm request action be taken con ecruing. His disruption, I'd like officer s. Russell's bisa behavior be investigated, for he continues to taget African American Immotes, knickbeen since he's been at Folsom state Prison. An Investigation into this will show his actions are his in nature against African American Immotes, Officer s. Russell, is being bisa under the ador of his authority as a Correctional Officer. The Disclosure of Evidence, could have been all taken when the so that each he searched my cell, he could get more exidence. I'd that each he searched my cell, he could get more exidence. I'd that to address the issue of the use of the Weusi, as my that range to be given.

The way of the same of the sam Also upon being evesticity ISU, I request on Attentioney be present at the time of questioning. Also another reason I'm not apart wer do I desire to be apart of a garg, is that I'm athink. ing unique individual. We man or other individual tell's me how to conduct my life or well being, I answer any to the Creater Allah. Upon a review of my C-File, if they would take the time to review they would find that I don't associate with gong mombers and Herer have, When they had A, B, C, cagotrage, for accessor of gang affiliation, they'd see I was placed in Acagothay, as a NONaffiliate by the Lt. in Building 3.

I've been here at Folsom State Prison, since Dec, 2000 and haven't been involved in any of the incidents here. I came to pris on a me number, not a we number. Officer J. Russell falses statement on cang Information General Chrono, dated March 24,200 where he stated "Immete Pennington possesing multiple copies of the article written by Jordan proves that he is using the article to distribe Jurdan's Name, CDCR Number, and housing Number to ensure other BEF associates/members may commented with Jordan?

Officer to Russell, is a he he has never seen are heard of articles taken out of a Newspaper, which happens to be a African America Newpaper, which again proves the hisa nature of efficer 5. Russell as well us ISU, continues harass and show bisancess. I request that this whole Validation Interview, be discontinued and drapped for I'm not a member . Nor associate of the BEF or any other prison gang for that matter. Step trying to past judgener on me for reality and studying the history of the California Departme of Correction and Rehabilitation. For it is history as well as facts. To quest of the SkinHeads, Liter to the SkinHeads, Liter It appears that Officer S. Roussell, as well as I so - / in their in as heinga gang, better then I would, I'm just trying to my time are duy at a time. I just want to left alone as continue to de this life sentence, the right way so Insh-A's willing love day I just might get a date to go home, before I die had so Sed for satur place.

Respect fully The Respect for the Respect fully The Respect for the Revision of the Penning for the Revision of the Revision o

C. C. Perkington Juhales Ist Coptain Cox Attorney

No. H-32632

NAME: PENNINGTON, D

Comment: PBSP-SHU endorsed to serve an Indeterminate SHU term. CS = 19.

SHU Indeterminate endorsed per ICC action of 09/25/2008. Inmate has proven to be a threat to the security of the institution by his association with a prison gang engaged in a criminal conspiracy against the safety of others. CDC 128-B-2 of 08/28/2008 is noted. All referenced documents are present in the file, properly annotated and properly disclosed. LIFE Prisoner Status is noted. Next BPT hearing currently scheduled for 09/2009. Madrid chrono of 09/25/08 noted. Inmate is NCF per CDC 128-C2 of 03/25/2003. Violent history noted (VIO). TB Code is 22. CDC 812 is noted. Confidential file is noted.

Retention in ASU is approved pending transfer. This transfer approval expires 2/4/2009 and will require return to CSR for re-authorization.

Date: 10/7/2008

Classification - CSR ACTION

FSP

PBSP-SHU

180-DAY REVIEW

NAME: PRINTING for Dietrich HOUSING: C1-113
11/20 B ((C) C) [Matthe 13/11/1/2 2/2 2/2 2/2 2/2 2/2 2/2 2/2 2/2
Dustody: Max 5 PS: 11 (11) WG/PG. DT TD LIT. 77345
TAIL MILE MICE VI STIVIOS (NOMBOLITATION IN THE CONTRACTOR IN THE
DEFITTEENING SEC 9/24/97 ECCUT 10/7/9
ond 1150W 6/1/05 and 10/4/05
Inmate Ponding to the prison gang affiliation as documented on CDCR 128B2 dated \$\frac{123}{0.8}\$. S is an Active/Inactive serving SHU Indeterminate due to his prison gang affiliation as documented on CDCR 128B2 dated \$\frac{123}{0.8}\$. S is an Active/Inactive Associate/Index Guerrilla Family prison gang. S's validation was reviewed by Committee and found to meet the criteria required in CCR 3378(c). Committee acts to retain S in SHU per CCR 3341.5(c)(2)(A)2. S participated in Committee's review of his case and agreed / disagreed with Committee action. S for informed, via this chrono, of the Departmentally recognized avenues for release from SHU are through the debriefing process or through being determined to be an inactive prison gang member or associate as delineated in CCR, Title 15, sections 3378(e) and 3341.5(c)(4) and (5).
Committee reviewed S for Inactive Gang Status as outlined in CCR 3341.5(c)(5) and noted the following:
The last source document used in the validation process is dated 7/15/08, indicating recent (within 6 years) gang activity.
S does not meet criteria for inactive status as outlined in CCR, Title 15, section 3378(e). S will be eligible for another inactive Review after
UCC of 11/13/08 approved S's correspondence approvals from SAC deted 9/24/92 CCW F deted 10/7/92 VSPW deted 6/1/05 and 10/4/05' however, the approval was done in error and committee acts to revete the prior Correspondence approvals based on California Code of Regulation Title 15 section 3139 and Department Operations Manual Section 540/0.22 and 540/0.22.2.
□ S is double celled with Inmate, CDCR#, and states they are compatible.
送 S has no cellmate and Committee notes the "S" custody suffix has / has not previously been applied.
Committee acts to retain / stick the "S" suffix. Description because S has not successfully completed the compatibility review for double celling in PBSP SHU. Description due to
S is advised, via this chrono of the Committee's decision and his right to appeal. S was advised of Committee's decision and his right to appeal this Committee action and the appeal must be submitted within 15-working days of this date, whether he has received the CDCR Form 128G Classification chrono or not.
BPH Initial Documentation # Subsequent # 6 Hearing scheduled in 9/20/0
Next scheduled Committee will be in 9/2009 for an Annual Review.
MEMBERS: Chairperson Recorder
Print Name/Title Print Name/Title Print Name/Title

DECLARATION OF SERVICE BY U.S. MAIL

Case Name: In re Dietrich Pennington

No.: **HCPB11-5110**

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service that same day in the ordinary course of business.

On <u>September 7, 2011</u>, I served the attached **RETURN TO THE ORDER TO SHOW CAUSE**; **SUPPORTING MEMORANDUM OF POINTS AND AUTHORITIES** by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the internal mail collection system at the Office of the Attorney General at 1300 I Street, Suite 125, P.O. Box 944255, Sacramento, CA 94244-2550, addressed as follows:

Charles Carbone Law Offices of Charles Carbone P.O. Box 2809 San Francisco, CA 94126

Attorney for Petitioner Dietrich Pennington CDCR No. H-32632

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on September 7, 2011, at Sacramento, California.

Lois Buzbee-Osby

Declarant

Signature

\$A2011302303 AG Declaration of Service-Internal Mail (W).doc

DECLARATION OF SERVICE BY U.S. MAIL

Case Name: In re Dietrich Pennington

No.: HCPB11-5110

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On October 18, 2011, I served the attached RETURN TO THE ORDER TO SHOW CAUSE; SUPPORTING MEMORANDUM OF POINTS AND AUTHORITIES by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the internal mail collection system at the Office of the Attorney General at 1300 I Street, Suite 125, P.O. Box 944255, Sacramento, CA 94244-2550, addressed as follows:

Charles Carbone 468 Jackson Street San Francisco, CA 94111

Law Offices of Charles Carbone P.O. Box 2809 San Francisco, CA 94126

Attorney for Petitioner Dietrich Pennington CDCR No. H-32632

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on October 18, 2011, at Sacramento, California.

Lois Buzbee-Osby

Declarant

Signature

SA2011302303 AG Declaration of Service-Internal Mail (W), doc